Applicant: Martin Blumenfeld, et al.

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## RI:MARKS

The Applicants thank the Examiner for his careful attention to this matter. Claims 1-37 and 39-97 were pending before the Office Action. Claims 39, 40, 52, 53, 66-77, and 88-97 are withdrawn. The Office Action rejected claims 78-87 and objected to claims 1-37 and 39-65 because those claims lacked clarifying antecedent before one recitation of the term "chip."

Applicants have cancelled claims 78-37 without prejudice to further prosecution, and have made the suggested amendments to the remaining independent claims. In particular, Applicants have made the reference to the "claip" to be a consistent reference to the "nucleic acid chip." In providing this antecedent, the Appl cants have not substantively narrowed the claims. See Bose Corp. v. JBL, Inc., 274 F.3d 1354 (1 ed. Cir. 2001).

Also, regarding the Examiner's staten ent of reasons for indication of allowable subject matter, the Applicants point out that the claim's recite a holder for a chip, but do not positively recite the chip itself. As a result, Applicants: espectfully submit that they are entitled to coverage of devices that are configured to hold a nucleic acid chip (and equivalents), whether those devices are currently holding such a chip or not.

Enclosed is a Petition for Extension of Time. Please apply this fee (\$55) and any other charges or credits to deposit account 06-1050

Respectfully submitted.

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